FEDERAL COMMUNICATIONS COMMISSION

CALEA Monitoring Report for Broadband and VoIP Services

1	Name	Saturn Telecom STS Telecom	munic	ation Se	rvice	s Inc.	d/b/a	
2.	State	Florida						
3.	FCC Registration No.	0004343828						
4.	Filer 499 ID							
5.	Affiliate Name(s)	STS Telecom Ll	LC					
6.	Parent Company	_						
7.	Contact Information:							
	First Name	Keith	Last N	ame	Kra	mer		
	Title	Vice President		•				
	Address 1	12233 S.W. 55th Street						
	Address 2							
	City	Cooper City		State	FL	Zip	33330	
	Phone	954-252-1003		- Fax		P		
	Email	kkramer@ststel	ecom.c	_				
8.	Network will be in cor	npliance by 5/14/0	07					
	Network Facilities Aff	ected:						
	${f Wireline}$							
	Terrestrial Wire	eless						
	Cable							
	Satellite							
	\mathbf{Other}							
^	N-4		11 4 1017					
9.	Network will not be in Network Facilities Aff		14/07					
		ectea.						
	Wireline Terrestrial Wire	alaga					H	
	Cable	eiess					H	
	Satellite						H	
	Other							
	Expected compliance of	lata		8/14/20	07		\square	
	Reason(s) for delay:	iau c		0/14/20	,			
	Equipment							
	Edarbment							

e.	Mediation Actions Taken	

12. Certification (To be signed by an office of the reporting entity)

I certify that I am an officer of the above name reporting entity, that I have examined the foregoing CALEA Implementation Report and, to the best of my knowledge, information, and belief, all statements of fact contained in the Report are true and that said Report is an accurate statement of the affairs of the above named company.

Signature	
Printed name of officer	Gil Cohen
Title/position	СТО
Business telephone number	954-252-1005
Email	gcohen@ststelecom.com
Date	2-12-2006

Glossary

Wireline	Terrestrial transmission facilities including optical and wire based technologies.
Terrestrial Wireless	Terrestrial wireless transmission facilities.
Cable	Coax based transmission facilities.
Satellite	Satellite based transmission facilities.
Industry Standard(s)	Publicly available technical requirements or standards adopted by an industry association or standard-setting organization, or by the Commission. <i>See</i> 47 U.S.C. § 107(a); <i>see also</i> 47 C.F.R. § 1.2006(a).
Proprietary/Custom Solution)	Non-standard or proprietary procedures and protocols used to implement CALEA requirements.
Trusted Third Party	A separate company that has implemented CALEA requirements and is used to meet the CALEA obligations of the named company or entity. See Communications Assistance for Law Enforcement Act and Broadband Access and Services, ET Docket No. 04-295, Second Report and Order and Memorandum Opinion and Order, FCC 06-56 (released May 12, 2006), (Second Report and Order).